## IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

UNIT	ED STATES OF AMERICA	§					
v.		§ §	CASE NO.:	3:16-CR-00	151-N		
TARA	A BERNADETTE MORALES (1)	§ §					
	ORDER ACCEPTING REPORT UNITED STATES MAGISTRATE JU						
and no undersi Plea of TARA	After reviewing all relevant matters of record, include fendant, and the Report and Recommendation Coobjections thereto having been filed within fourteer gned District Judge is of the opinion that the Report Guilty is correct, and it is hereby accepted by the BERNADETTE MORALES (1) is hereby adjudgednce. Sentence will be imposed in accordance with the	oncein day rt and c Cou d gui	rning Plea of Oys of service in decommendant. According tilty of 21 USC	Guilty of the n accordance lation of the gly, the Couce \$ 846 Cons	United State with 28 U Magistrate rt accepts the	ates Magistrate Judg J.S.C. § 636(b)(1), the Judge concerning the the plea of guilty, ar	e, ne ne nd
$\boxtimes$	The defendant is ordered to remain in custody.						
	The Court adopts the findings of the United States Magistrate Judge by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released and should therefore be released under § 3142(b) or (c).						
	Upon motion, this matter shall be set for hearing before the United States Magistrate Judge who set the conditions of release for determination, by clear and convincing evidence, of whether the defendant is likely to flee or pose a danger to any other person or the community if released under § 3142(b) or (c).						
	The defendant is ordered detained pursuant to 18 U.S.C Marshal no later than	2. § 3	143(a)(2). The	defendant sha	ill self-surren	nder to the United Stat	es
	The defendant is not ordered detained pursuant to 18 U.  ☐ There is a substantial likelihood that a motion of the Government has recommended that no sen ☐ This matter shall be set for hearing before the determination, by clear and convincing eviden other person or the community if released under	for action tence. United the control of the control	equittal or new to e of imprisonmented States Magi of whether the co	trial will be greent be impose strate Judge	ranted, or d, and who set the c		
	The defendant is not ordered detained pursuant to 18 U that there are exceptional circumstances under § 3145(c shall be set for hearing before the United States Magistra it has been clearly shown that there are exceptional circumder § 3143(a)(2), and whether it has been shown by clade a danger to any other person or the community if releases	c) wh ate Ju cumst lear a	y he/she should dge who set the tances under § 3 and convincing of	I not be detain conditions of 3145(c) why to evidence that	ned under § 3 release for d the defendant	3143(a)(2). This matt determination of wheth at should not be detained	er er ed
SIGNE	D this 20 <sup>th</sup> day of April, 2017.		1	1/		1/	

DAVID C. GODBEY UNITED STATES DISTRICT JUDGE